

The Senate State of Hawaii

STATE CAPITOL

HONOLULU, HAWAII 96813

March 23, 2006

TO:

Members of the Senate Committee on Judiciary and Hawaiian Affairs

FROM:

Sen. Colleen Hanabusa, Chair

SUBJECT:

Chair's inclinations for decision making on Friday, March 24, 9:00 a.m.

The following measures were previously heard on Thursday, March 23:

Bill NO. SCR 87

Description

CONVENING A TASK FORCE TO EXAMINE THE IMPLEMENTATION OF AN

Referral

JHW

JHW

JHW

AUTOMATED VICTIM NOTIFICATION SYSTEM.

Chair's inclination: SD1 – Amend in accordance with testimony received from the Prosecuting Attorney to: 1) Add the following representatives to the Task Force – a) a crime victim selected by the Governor from a list provided by the Attorney General, which will replace the member of the public, b) a representative of Mothers Against Drunk Driving (MADD), c) a representative of the Crime Victim Compensation Commission; 2) Add to the mission of the task force a review of the current victim notification provisions; and 3) Change reference to commissioner from each county's police department to chief of police in accordance with the testimony submitted by Attorney General. The Committee report will note that the portion of the resolution allowing the task force to conduct any other business deemed necessary to carry out the purpose of this resolution is intended to afford the task force latitude to include or call

upon other resource persons to assist in its efforts.

SCR 89

CONVENING A TASK FORCE TO EXAMINE THE ISSUE OF CHANGES TO THE HAWAII PENAL CODE FOR THE SENTENCING OF REPEAT OFFENDERS.

Chair's inclination: SD1 – Amend in accordance with testimony received from the Attorney General to explicitly state that the resolution does not require the task force to examine the three strikes laws. The Attorney General wanted to make it clear that this resolution will not be used to backdoor any additional amendments to the three strikes law.

SCR 90

REQUIRING THE LEGISLATIVE REFERENCE BUREAU TO STUDY THE CRIME RATES IN JURISDICTIONS IN THE UNITED STATES THAT ALLOW FOR THE

OPEN CARRY OF A FIREARM.

Chair's inclination: Pass As Is. The Committee report will reflect the comments submitted by the Legislative Reference Bureau that it does not expect to be able to find any studies or reports documenting causation between open carry of firearm laws and crime rates.

SCR 91	ESTABLISHING A TASK FORCE TO EXAMINE THE BACKLOG IN UNSERVED ARREST WARRANTS. Chair's inclination: SD1 – Amend to change the reference to commissioner from each county's police department to chief of police in accordance with the testimony of the Prosecuting Attorney.	JHW
SCR 9	URGING CULTURAL PERPETUATION IN RURAL HAWAIIAN COMMUNITIES. Chair's inclination: Pass As Is	JHW
SCR 128	REQUESTING THAT THE DEPARTMENT OF HAWAIIAN HOME LANDS ENTER INTO A LEASE/PURCHASE AGREEMENT FOR THE CONSTRUCTION OF A NEW OFFICE FACILITY ON HAWAIIAN HOME LANDS IN EAST KAPOLEI TO BE FUNDED BY THE ISSUANCE OF CERTIFICATES OF PARTICIPATION. Chair's inclination: SD1 – Technical, non-substantive amendments.	JHW, WAM
SCR 133 SR 81	REQUESTING THE DEPARTMENT OF BUDGET AND FINANCE TO CONVENE A HAWAIIAN LANGUAGE TASK FORCE. Chair's inclination: SD1 – Amend to: 1) Add two members to the task force, one to represent information technology issues and be selected by the Department of Accounting and General Services and one from the Hawaii Board on Geographic Names with the Office of Planning under the Department of Business, Economic Development and Tourism as the authority for Hawaiian place names; and 2) Include a feasibility study to examine the scope and costs of implementing the plan developed.	JHW, WAM
SCR 137	URGING THE ASSOCIATION OF HAWAIIAN CIVIC CLUBS AND THE STATE OF HAWAI'I TO AFFIRM AND SUPPORT THE HISTORIC, CULTURAL, AND SACRED SIGNIFICANCE OF MAUNA'ALA-THE ROYAL MAUSOLEUM. Chair's inclination: Pass As Is	JHW

SENATE CONCURRENT RESOLUTION

CONVENING A TASK FORCE TO EXAMINE THE IMPLEMENTATION OF AN AUTOMATED VICTIM NOTIFICATION SYSTEM.

WHEREAS, under chapter 801D, Hawaii Revised Statutes, victims are entitled to be informed as to the final disposition of a case and as to any changes in the custodial status of the offender; and

WHEREAS, the current process of notifying victims of the custody status of offenders is inefficient and does not function to fulfill the purposes of chapter 801D; and

WHEREAS, the Department of the Attorney General and the Department of the Prosecuting Attorney for the City and County of Honolulu have researched and have created a pilot project for an automated victim notification system; now, therefore,

BE IT RESOLVED by the Senate of the Twenty-third Legislature of the State of Hawaii, Regular Session of 2006, the House of Representatives concurring, that a task force be convened to examine the implementation of a automated victim notification system; and

BE IT FURTHER RESOLVED that the members of the task force shall be comprised of:

- (1) The Attorney General, or the Attorney General's designee;
- (2) A member from the Hawaii State Judiciary;
- (3) The Director of Public Safety, or the Director's designee;
- (4) The Director of the Hawaii Paroling Authority, or the Director's designee;

- (5) A commissioner from the Crime Victim Compensation Commission or the commissioner's designee;
- (6) A member from each county's prosecuting attorney's office;
- (7) An attorney from the Office of the Public Defender;
- (8) The chief of police from each county's police department, or the chief's designee;
- (9) The Director of the Sex Abuse Treatment Center, or the Director's designee;
- (10) The Director of the Domestic Violence Clearinghouse and Legal Hotline, or the Director's designee;
- (11) A representative of Mothers Against Drunk Driving; and
- (12) A crime victim to be appointed by the Governor from a list of crime victims complied by the Department of the Attorney General;

and

BE IT FURTHER RESOLVED that the Attorney General or the Attorney General's designee shall be the chairperson and facilitator of the task force for organizational purposes; and

 $\,$ BE IT FURTHER RESOLVED that the task force's missions shall be to:

- (1) Continue to work on the implementation of the notification system currently being developed by the Department of the Prosecuting Attorney for the City and County of Honolulu in cooperation with the Department of the Attorney General;
- (2) Determine which state and county agencies shall be required to participate in the automated victim notification system program;
- (3) Create a plan for the expansion of an automated victim notification system to all counties within the State;

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- Determine what types of federal money can be used to (4)implement an automated victim notification system;
- Review the current victim notification provisions in (5) the Hawaii Revised Statutes; and
- (6) Conduct any other business deemed necessary to carry out the purpose of this resolution;

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BE IT FURTHER RESOLVED that the task force shall provide the Legislature with a copy of its report, including any proposed legislation, at least twenty days prior to the convening of the Regular Session of 2007; and

BE IT FURTHER RESOLVED that certified copies of this Concurrent Resolution be transmitted to the Attorney General, the Chief Justice, the Director of Public Safety, the Director of the Hawaii Paroling Authority, each county's prosecuting 20 attorney's office, the Office of the Public Defender, the 21 commissioner of each county's police department, the Director of 22 the Sex Abuse Treatment Center, the Director of the Domestic 23 Violence Clearinghouse and Legal Hotline, and the Governor.



THE SENATE
TWENTY-THIRD LEGISLATURE, 2006
STATE OF HAWAII

S.C.R. NO. 89 S.D. 1

SENATE CONCURRENT RESOLUTION

CONVENING A TASK FORCE TO EXAMINE THE ISSUE OF CHANGES TO THE HAWAII PENAL CODE FOR THE SENTENCING OF REPEAT OFFENDERS.

WHEREAS, during the 2006 Regular Session, the Attorney General requested the introduction of, as part of the Department of the Attorney General's 2006 legislative package, a measure which, in part, sought to expand the types of offenses subject to higher maximum terms for repeat offenders; and

WHEREAS, the measure also sought to change the method of calculating the period of eligibility of repeat offender sentencing; and

WHEREAS, the measure additionally sought to add twenty class B and class C felonies to the list of offenses for which deferred acceptance of plea (DAG or DANC) is not permitted; and

WHEREAS, the Senate Committee on Judiciary and Hawaiian Affairs determined that these proposed changes to the Hawaii Penal Code may have serious implications and that such significant changes required further in-depth review and examination; now, therefore,

BE IT RESOLVED by the Senate of the Twenty-third Legislature of the State of Hawaii, Regular Session of 2006, the House of Representatives concurring, that a task force be convened to study and determine whether changes should be made to the sentencing requirements for repeat criminal offenders; and

BE IT FURTHER RESOLVED that the task force shall be comprised of the following members:

(1) The Attorney General, or the Attorney General's designee;

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1 2 3	(2)	The Director of Public Safety, or the Director's designee;				
4 5 6	(3)	The Director of the Hawaii Paroling Authority, or the Director's designee;				
7 8	(4)	One member from each county's prosecuting attorneys' office;				
9 10	(5)	An attorney from the Office of the Public Defender;				
11 12 13	(6)	A commissioner from each county's police department or their designee;				
14 15 16	(7)	One member from the Hawaii State Bar Association;				
17 18	(8)	One member from the Criminal Defense Bar;				
19 20	(9)	One member from the Hawaii State Judiciary;				
21 22 23	(10)	One member from the faculty of the University of Hawaii, Williams S. Richardson School of Law; and				
23 24 25	(11)	One member from the public appointed by the Governor;				
26 27	and					
28 29 30 31	BE IT FURTHER RESOLVED that the faculty member from the William S. Richardson School of Law shall serve as the chairperson and facilitator of the task force for organizational purposes; and					
32 33 34 35	BE IT be to:	I FURTHER RESOLVED that the task force's missions shall				
33 36 37 38 39 40	(1)	Determine the initial question of whether section 706-606.5, Hawaii Revised Statutes, dealing with sentencing for repeat offenders, should be expanded to include additional offenses and if so, to determine which offenses should be included;				
41 42	(2)	Determine whether the calculation of time for				

determining the period of eligibility for repeat

PROPOSEDS.C.R. NO. 89 S.D.

offender sentencing should be modified, and if so, how it should be modified;

(3) Determine whether additional types of class B and class C felonies should be added to the list of offenses for which a deferred acceptance of plea (DAG or DANC) is not permitted, and if so which offenses should be added; and

(4) Prepare proposed legislation;

and

BE IT FURTHER RESOLVED that this resolution does not require the task force to examine S.B. 2260, Hawaii's "three strike law"; and

BE IT FURTHER RESOLVED that the task force shall provide the Legislature with its report, including proposed legislation, at least twenty days prior to the convening of the Regular Session of 2007; and

BE IT FURTHER RESOLVED that certified copies of this Concurrent Resolution be transmitted to the Attorney General, the Director of Public Safety, the Director of the Hawaii Paroling Authority, each county's prosecuting attorneys' office, the Office of the Public Defender, the Commissioner of each county's police department, the President of the Hawaii State Bar Association, the Chief Justice of the Hawaii Supreme Court, the Dean of the William S. Richardson School of Law, and the Governor.

THE SENATE TWENTY-THIRD LEGISLATURE, 2006
STATE OF HAWAII

91
S.D. 1

PROPOSED S.C.R. NO. 91 S.D. 1

SENATE CONCURRENT RESOLUTION

ESTABLISHING A TASK FORCE TO EXAMINE THE BACKLOG IN UNSERVED ARREST WARRANTS.

WHEREAS, the State has an estimated backlog of 76,881 arrest warrants that remain unserved; and

WHEREAS, this backlog includes traffic, felony, and misdemeanor warrants; and

WHEREAS, the unserved arrest warrants are costing the State a potential of \$20,000,000 in unpaid fines and fees; and

WHEREAS, the considerable number of unserved warrants also creates a public safety concern; and

WHEREAS, the Legislature acknowledges that there are many factors that contribute to the backlog in unserved arrest warrants; and

WHEREAS, the Legislature seeks to find a permanent solution to this problem and to clear up the current backlog and ensure that in the future, arrest warrants are served in a timely manner; now, therefore,

BE IT RESOLVED by the Senate of the Twenty-third Legislature of the State of Hawaii, Regular Session of 2006, the House of Representatives concurring, that a task force be convened to conduct a comprehensive review of the entire backlog of unserved arrest warrants and recommend to the Legislature action necessary to permanently alleviate the backlog; and

BE IT FURTHER RESOLVED that the task force shall be comprised of the following members:

(1) The Attorney General, or the Attorney General's designee;

PROPOSEDS.C.R. NO. 91 S.D. 1

(2)	The Administrative Director of the Courts, or the Director's designee;
(3)	A member from the Department of Public Safety's Sheriff Division;
(4)	The Director of Public Safety, or the Director's designee;
(5)	A member from each county's prosecuting attorney's office;
(6)	An attorney from the Office of the Public Defender; and
(7)	The chief of police from each county's police department or the chief's designee;
Attorney (facilitato	FURTHER RESOLVED that the Attorney General or the General's designee shall serve as the chairperson and or for organizational purposes; and
BE I	FURTHER RESOLVED that the task force shall:
(1)	Determine the number of outstanding traffic warrants;
(2)	Determine the number of outstanding felony and misdemeanor warrants;
(3)	Determine a comprehensive plan to permanently alleviate the problem of a backlog in unserved arrest warrants, with a comprehensive plan to go beyond only fiscal and budgetary discussions or solutions;
(4)	Prepare proposed legislation; and
(5)	Engage in any other activities necessary to carry out the intent of this Concurrent Resolution;
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BE IT FURTHER RESOLVED that the task force is requested to report its findings and recommendations to the Legislature no later than twenty days prior to the convening of the Regular Session of 2007; and

BE IT FURTHER RESOLVED that certified copies of this Concurrent Resolution be transmitted to the Attorney General, the Administrative Director of the Courts, the State Sheriff Division, the Director of Public Safety, each County's prosecuting attorney's office, the Office of the Public Defender, and each County's police department.



THE SENATE TWENTY-THIRD LEGISLATURE, 2006 STATE OF HAWAII

S.C.R. NO. 5.D. 1

SENATE CONCURRENT RESOLUTION

REQUESTING THAT THE DEPARTMENT OF HAWAIIAN HOME LANDS ENTER INTO A LEASE/PURCHASE AGREEMENT FOR THE CONSTRUCTION OF A NEW OFFICE FACILITY ON HAWAIIAN HOME LANDS IN EAST KAPOLEI TO BE FUNDED BY THE ISSUANCE OF CERTIFICATES OF PARTICIPATION.

WHEREAS, the mission of the Department of Hawaiian Home Lands is to develop and deliver lands to native Hawaiians and to effectively manage the Hawaiian home lands trust; and

WHEREAS, the Department currently leases private commercial office space in downtown Honolulu from which it carries out its day-to-day administrative and program activities; and

WHEREAS, these office leases will terminate in January 2008; and

WHEREAS, the Department has acquired approximately 500 acres of new land in East Kapolei on which it plans to develop more than 1,000 new residential homesteads along with areas for recreational and community use, and commercial activities; and

WHEREAS, the Department's East Kapolei lands provide an ideal location for a Department office building; and

WHEREAS, the Department office building in East Kapolei would serve as the central headquarters for the Department's operations, provide meeting space for Hawaiian homes commission meetings, and serve as a gathering place for other beneficiary organizations; and

WHEREAS, the East Kapolei office site would enable the Department to better serve its large beneficiary population in the Kapolei, Nanakuli, Lualualei, and Waianae areas; and

WHEREAS, a lease/purchase agreement is required to permit the Department to construct this new office facility with the assistance of the private sector; and WHEREAS, a lease/purchase agreement funded by the issuance of certificates of participation is an efficient and expeditious alternative mechanism through which public facilities can be financed; now, therefore,

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BE IT RESOLVED by the Senate of the Twenty-third Legislature of the State of Hawaii, Regular Session of 2006, the House of Representatives concurring, that the Department of Hawaiian Home Lands is requested to enter into a lease/purchase agreement for the construction of a new office facility in East Kapolei to be financed by certificates of participation; and

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BE IT FURTHER RESOLVED that the debt service for the certificates of participation shall come from the Hawaiian home administration account; and

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BE IT FURTHER RESOLVED that certified copies of this Concurrent Resolution be transmitted to the Office of the Governor, the Comptroller, and the Chairperson of the Department of Hawaiian Home Lands.

SENATE CONCURRENT RESOLUTION

REQUESTING THE DEPARTMENT OF BUDGET AND FINANCE TO CONVENE A HAWAIIAN LANGUAGE TASK FORCE.

WHEREAS, the Constitution of the State of Hawai'i provides for the preservation and promotion of native Hawaiian culture, history, and language; and

WHEREAS, Article X, Section 4, of the Constitution of the State of Hawai`i, provides that "The State shall promote the study of Hawaiian culture, history, and language"; and

WHEREAS, Article XIII, Section 7, of the Constitution of the State of Hawai`i, provides that "The State reaffirms and shall protect all rights, customarily and traditionally exercised for subsistence, cultural and religious purposes" of native Hawaiians; and

WHEREAS, Article XV, Section 4, of the Constitution of the State of Hawai`i, affirms that "English and Hawaiian shall be the official languages of Hawai`i"; and

WHEREAS, maintaining a living language is an integral component of preserving a culture; and

WHEREAS, the Legislature has made an effort to preserve and promote native Hawaiian language by incorporating the language into official state writings, emblems, and signs; and

WHEREAS, in furtherance of this, the Legislature should ensure that all state and county documents and letterheads, whenever newly created or reprinted, contain the accurate, appropriate, and authentic Hawaiian names and language printed above the English translation; and

WHEREAS, by ensuring the use of proper Hawaiian kahakō (macrons) and `okina (glottal stops), as well as by ensuring that the public inscriptions are accurate, the Legislature will

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indicate its respect for the native language of these islands and further the intent of the state constitution; now, therefore,

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BE IT RESOLVED by the Senate of the Twenty-third Legislature of the State of Hawai`i, Regular Session of 2006, the House of Representatives concurring, that the Department of Budget and Finance is requested to convene a Hawaiian language task force to:

(1) Conduct a feasibility study to examine the scope and cost of implementing a plan to ensure that all state and county documents and letterheads, whenever newly created or reprinted, contain the accurate, appropriate, and authentic Hawaiian names and language printed above the English translation;

(2) Develop a plan to ensure that all state and county documents and letterheads, whenever newly created or reprinted, contain the accurate, appropriate, and authentic Hawaiian names and language printed above the English translation;

 (3) Identify an official Hawaiian language authority or authorities that can be considered the official reference and that can be used by state and county agencies for the purpose of ensuring that all state and county documents and letterheads, whenever newly created or reprinted, contain the accurate, appropriate, and authentic Hawaiian names and language printed above the English translation; and

(4) Identify the resources necessary to effectuate this purpose, such as information technology software, and the cost of the software;

and

BE IT FURTHER RESOLVED that the Hawaiian language task force be comprised of members that represent the diversity of the Hawaiian language as it is spoken throughout the State and include:

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(1)	A representative from the University of Hawai`i at Mānoa Hawaiian Language Department;
(2)	A representative from the University of Hawai`i at Hilo College of Hawaiian Language;
(3)	A member chosen by the Department of Accounting and General Services with the appropriate information technology background;
(4)	A representative from the Hawaii Board on Geographic Names with the Office of Planning under the Department of Business, Economic Development and Tourism as the
(5)	authority for Hawaiian place names; A representative from Hale Kuamo'o;
(6)	A representative from `Ahahui `Ōlelo Hawai`i;
(7)	A representative from the Department of Accounting and General Services;
(8)	A representative from the Department of Budget and Finance;
(9)	A representative from the Hawai`i State Association of Counties;
(10)	A representative from the Bishop Museum; and
	Two manaleo, native Hawaiian speakers;
BE I	T FURTHER RESOLVED that the Hawaiian language task requested to report its findings, including any
days prio	ed legislation, to the Legislature no later than twenty r to the convening of the 2007 Regular Session; and T FURTHER RESOLVED that certified copies of this
	(2) (3) (4) (4) (5) (6) (7) (8) (9) (10) (11) and BE I force is recommend days prio

Concurrent Resolution be transmitted to the Director of Finance, the Comptroller, the President of the University of Hawai'i, the

President of the Hawai'i State Association of Counties, the

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PROPOSED S.C.R. NO.

- Director of the Bishop Museum, the Director of Hale Kuamo'o, and
- the Director of `Ahahui `Ōlelo Hawai`i.

S.R. NO. 81 S.D. 1

SENATE RESOLUTION

REQUESTING THE DEPARTMENT OF BUDGET AND FINANCE TO CONVENE A HAWAIIAN LANGUAGE TASK FORCE.

WHEREAS, the Constitution of the State of Hawai'i provides for the preservation and promotion of native Hawaiian culture, history, and language; and

WHEREAS, Article X, Section 4, of the Constitution of the State of Hawai`i, provides that "The State shall promote the study of Hawaiian culture, history, and language"; and

WHEREAS, Article XIII, Section 7, of the Constitution of the State of Hawai`i, provides that "The State reaffirms and shall protect all rights, customarily and traditionally exercised for subsistence, cultural and religious purposes" of native Hawaiians; and

WHEREAS, Article XV, Section 4, of the Constitution of the State of Hawai`i, affirms that "English and Hawaiian shall be the official languages of Hawai`i"; and

WHEREAS, maintaining a living language is an integral component of preserving a culture; and

WHEREAS, the Legislature has made an effort to preserve and promote native Hawaiian language by incorporating the language into official state writings, emblems, and signs; and

WHEREAS, in furtherance of this, the Legislature should ensure that all state and county documents and letterheads, whenever newly created or reprinted, contain the accurate, appropriate, and authentic Hawaiian names and language printed above the English translation; and

WHEREAS, by ensuring the use of proper Hawaiian kahakō (macrons) and `okina (glottal stops), as well as by ensuring that the public inscriptions are accurate, the Legislature will indicate its respect for the native language of these islands

and further the intent of the state constitution; now, therefore,

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BE IT RESOLVED by the Senate of the Twenty-third Legislature of the State of Hawai'i, Regular Session of 2006, that the Department of Budget and Finance is requested to convene a Hawaiian language task force to:

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(1) Conduct a feasibility study to examine the scope and cost of implementing a plan to ensure that all state and county documents and letterheads, whenever newly created or reprinted, contain the accurate, appropriate, and authentic Hawaiian names and language printed above the English translation;

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(2) Develop a plan to ensure that all state and county documents and letterheads, whenever newly created or reprinted, contain the accurate, appropriate, and authentic Hawaiian names and language printed above the English translation;

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(3) Identify an official Hawaiian language authority or authorities that can be considered the official reference and that can be used by state and county agencies for the purpose of ensuring that all state and county documents and letterheads, whenever newly created or reprinted, contain the accurate, appropriate, and authentic Hawaiian names and language printed above the English translation; and

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(4) Identify the resources necessary to effectuate this purpose, such as information technology software, and the cost of the software;

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and

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BE IT FURTHER RESOLVED that the Hawaiian language task force be comprised of members that represent the diversity of the Hawaiian language as it is spoken throughout the State and include:

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A representative from the University of Hawai`i at (1) Mānoa Hawaiian Language Department;

PROPOSED

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1 2 3	(2)	A representative from the University of Hawai`i at Hilo College of Hawaiian Language;
4 5 6 7	(3)	A member chosen by the Department of Accounting and General Services with the appropriate information technology background;
8 9 10	(4)	A representative from the Hawaii Board on Geographic Names with the Office of Planning under the Department of Business, Economic Development and Tourism as the authority for Hawaiian place names;
12	(5)	A representative from Hale Kuamo`o;
14 15 16	(6)	A representative from `Ahahui `Ōlelo Hawai`i;
17 18 19	(7)	A representative from the Department of Accounting and General Services;
20 21	(8)	A representative from the Department of Budget and Finance;
22 23 24	(9)	A representative from the Hawai`i State Association of Counties;
25 26 27	(10)	A representative from the Bishop Museum; and
28 29	(11)	Two manaleo, native Hawaiian speakers;
30	and	
31 32 33 34 35	force is recommended	T FURTHER RESOLVED that the Hawaiian language task requested to report its findings, including any ed legislation, to the Legislature no later than twenty r to the convening of the 2007 Regular Session; and

BE IT FURTHER RESOLVED that certified copies of this Resolution be transmitted to the Director of Finance, the Comptroller, the President of the University of Hawai`i, the President of the Hawai`i State Association of Counties, the Director of the Bishop Museum, the Director of Hale Kuamo`o, and the Director of `Ahahui `Ōlelo Hawai`i.

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